



General Assembly

Amendment

February Session, 2014

LCO No. 4011

SB0006504011SR0

Offered by:

SEN. CHAPIN, 30th Dist.
REP. GENTILE, 104th Dist.
REP. MINER, 66th Dist.
REP. SHABAN, 135th Dist.

To: Subst. Senate Bill No. 65

File No. 30

Cal. No. 55

**"AN ACT CONCERNING THE SALE OF FARM PRODUCTS AS
"CONNECTICUT-GROWN" AND CERTIFICATION FOR
"CONNECTICUT-GROWN" MARKETS AND RESTAURANTS."**

1 Strike lines 7 to 22, inclusive, and insert the following in lieu thereof:

2 "(b) Only farm products grown or produced in Connecticut shall be
3 advertised or sold in Connecticut as "Connecticut-Grown", provided
4 any farm winery permittee may sell wine produced in Connecticut that
5 consists of not less than twenty-five per cent of fruit grown in
6 Connecticut as "Connecticut Grown". Farm products grown or
7 produced in Connecticut may be advertised or sold in Connecticut as
8 "Native", "Native-Grown", "Local" or "Locally-Grown". Farm products
9 grown or produced within a ten-mile radius of the point of sale for
10 such farm products may be advertised or sold in Connecticut as
11 "Native", "Native-Grown", "Local", or "Locally-Grown". Any person,
12 firm, partnership or corporation advertising farm products as "Native",

13 "Native-Grown", "Local", "Locally-Grown", or "Connecticut-Grown"
14 shall be required to furnish written proof within ten days of the sale of
15 such products that such products were grown or produced in
16 Connecticut or within a ten-mile radius of the point of sale, as
17 applicable, if requested to do so by the Commissioner of Agriculture or
18 said commissioner's designee. Any person who violates any provision
19 of this section shall be fined not more than twenty-five dollars for each
20 product label in violation of this section."